

DO THE  
United States District Court  
Northern District of Illinois  
EASTERN DIVISION

FILED

12/14/2022

MBH

THOMAS G. BRUUN  
CLERK OF THE DISTRICT COURT

SCANNED at MENARD and E-mailed  
12-14-22 by SS Date 12 Initials pages

Don LI PPERT, et. AL

Plaintiffs,

v.

J.B. Pritzker, et. AL  
Defendants,

No. 10 C 4603

Judge

George L Alonso

## Motion to Intervene

Pursuant to F.R.C.P. Rule 24(a)(2)

Come now Scott Peeler Prose and in support of his motion to Intervene Pursuant to F.R.C.P. Rule 24(a)(2);

Answers as follows;

1. THAT THIS IS THE THREE SUCH REQUEST FOR INTERVENTION pertaining to THE IMPEDING AND IMPAIRMENT OF THE MOUNTS ABILITY TO PROTECT HIS INTEREST.
2. THAT ALTHOUGH PLAINTIFF PARTIES HAVE ATTEMPTED TO ADEQUATELY REPRESENT MOUNTS BASIC RIGHTS AND INTERESTS, PLAINTIFFS HAVE NOT ADVISED MOUNTS ADDITIONAL RIGHTS AND INTERESTS. BECAUSE THE CORE INTEREST IN CARE CANNOT BE MET.
3. PARTY DEFENDANTS HAVE AND CONTINUE TO MAKE A MOCKERY OF YOUR HONOR, THIS COURT AND ITS RULES EVEN A BARE MINIMUM OF CARE SHOULD BE UPHELD PROVIDING SOME SEMBLANCE OF DIGNITY TO THOSE IMPRISONED IN I.D.O.G.
4. OUTSTANDING AMONG VIOLATORS IS MEURRS CORRECTIONAL FACILITY WHERE IN-NURsing practice IS THE NORMAL, AND UNQUALIFIED NURSES AS PRACTITIONING DOCTORS OF ORTHOPEDICS, CONSIDER THEMSELF IN NAME ONLY (IE, MOLESWAVER), AND ONE SUPPOSEDLY QUALIFIED PHYSICIAN OVERSEES 2 TO 4 THOUSAND PATIENTS. CONTINUING THAT WAY FOR TWO YEARS MINIMUM AND YET A BLIND EYE CONTINUES TO LOOK AWAY. (COPPER)(BABBICH).
5. MOUNT AGAIN PRESENTS HE IS A 100% DISABLED PHYSICALLY AND MENTALLY INCAPACITATED VETERAN) CATASTROPHICALLY INJURED ON DUTY WHILE SERVING IN THE UNITED STATES ARMY (CONTRACTOR). I.D.O.C. HAS NOW REFERRED HIM BACK CONTROL FOR A MINIMUM OF ONE BUSINESS WEEK (5 DAYS) (SEE EXHIBITS).

6. Movant Has A Constitutional Right, And An EARNED Right To Be Free From THE cruel AND INHUMANE PRACTICE OF PAIN, He Suffered When He Was CATASTROPHICALLY INJURED AND NEARLY DIED IN SERVICE TO THE NATION. AND THE AGENTS OF THE UNITED STATES HAVE AN ETHICAL RESPONSIBILITY TO PROVIDE A LEVEL OF CARE WHICH EXCEEDS A STANDARD LEVEL OF CARE WHICH FAILS TO RISE TO BASIC CARE, OR EVEN A LEVEL OF ADEQUATE CARE.
7. THE LARGER ISSUE, THE ISSUE OF NATIONAL SECURITY AND WHOM WILL SERVE A COUNTRY WHICH SELLS THEM (VETERANS) OUT AFTER HAVING BEEN INJURED CATASTROPHICALLY SERVING HONORABLY,
8. AFTER, 8 YEARS AND CONTINUOUS ABUSE BY I.D.O.C. Movant Convinces To Have NO OTHER ALTERNATIVE TO SEEK RELIEF FROM THE FEDERAL COURTS AS THEY CONTINUE TO TURN THE JUDICIAL SYSTEM INTO A FACE, AND NOW MOVANT IS CAST INTO SEGREGATION FOR DEMANDING HIS MEDICATIONS 5 DAYS.
9. MOVANT'S GROUNDS FOR INTERVENTION ARE CLOSELY ARTICULATED IN THE ACCOMPANYING EXHIBITS AND FACTS THAT HE IS BEING REJECTED NOW, PAIN CONTROL BY J.B. PRITZKE, THE PLUMBED DEPARTMENT OF CORRECTIONS, ROBERTSON, WOODEN MORTORY WILLS, BABBITCH, MOULBERRY, TASA (NURSE) JANE DOE (NURSE), KERITHA (NURSE) AND EMPLOYER OF MERED CORRECTIONAL FACILITY (MAX), (MSU). FOR HIS CATASTROPHIC INJURIES HE SUFFERED WHILE ON DUTY IN THE SERVICE OF THE NATION IN THE UNITED STATES ARMY. AND ALTHOUGH TWO HONORABLE COURTS CONTINUED TO TAKE ACTION IT HAS NOT IMPLEMENTED ACTION TO CORRECT THE WRONGS, AS THE DEFENDANTS CONTINUE TO CONTINUE THE SAME CYCLE OF ABUSE AND REVIEW. OVER AND AGAIN.

Wherefore Movant Scott Petrelli prays and prays this Honorable court again Intervene Through Plaintiff or Invariably, By THE STATED F.R.C.P. 70, 71 AS REQUESTED OR ANY OTHER RELIEF THE HONORABLE COURT DEEMS JUST OR NECESSARY.

Date: (6 December 2022)

Respectfully submitted,  
Scot Petrelli  
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